

Brian D. Ogonowsky

Carmen C. Cook

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August 4, 2005

Via Facsimile Mail Stop AF Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Re:

Applicant(s):

Michael Gauselmann

Assignee:

Atronic International GmbH

Title:

Gaming Machine Displaying Combinations of Symbols Including

Special Symbols

Serial No.:

10/022,460

Examiner:

Michael O'Neill

Filed: December 14, 2001

Docket No.:

M-12238-1P

Group Art Unit: 3713

Dear Sir:

Transmitted herewith are the following documents in the above-identified application:

- (1) This Transmittal Letter (1 page);
- (2) Response to Final Office Action (10 pages).

No additional fee is required.

The fee has been calculated as shown below:

	Claims Remainin After Amendmen	Ç	Highest No. Previously Paid For		Present Extra		Rate		Additional <u>Fee</u>	
Total Claims	40	Minus	44	=	0	x	\$50	\$	0.00	
Independent Claims	4	Minus	4	=	0	х	\$200	\$	0.00	
	Fee of for the first filing of one or more multiple \$ dependent claims per application									
timely	Conditional Petition for Extension of Time: If an extension of time is required for timely filing of the enclosed document(s) after all papers filed with this transmittal have been considered, an extension of time is hereby requested.									
Please	Please charge our Deposit Account No. 502226 in the amount of									
	Also, charge any additional fees required and credit any overpayment to our Deposit Account No. 502226.									
						1	Total:	\$	0.00	

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Mail Stop AF, Commissioner for Patents, P. O. Box

8/04/01-

on the date shown below.

1450, Alexandria, VA 22313-1450,

Respectfully submitted,

Brian D. Ogonowsky Attorney for Applicant Reg. No. 31,988





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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RESPONSE TO FINAL OFFICE ACTION

Dear Sir:

This responds to the Office Action dated May 10, 2005.

Amendments basically merging limitations in dependent claims (Claim 23 and Claim 44) into their independent claim are being made along with a trivial amendment to Claims 11 and 33 to make the claims more clear. Such amendments would not necessitate a new search, and there are no new issues being raised.

Amendments to the claims are reflected in the listing of claims beginning on page 2 of this paper.

Remarks begin on page 8 of this paper.

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